Application Number	Application/Co 10/076,416	Re	Applicant(s)/Patent under Reexamination RIEPING ET AL.						
Document Code - DISQ		Internal Document – DO NOT MAIL							
TERMINAL DISCLAIMER		ΞD	DISAPPROVED						
Date Filed : April 30, 2008	This patent to a Te Discla								
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Approved/Disapproved by:									
Henry D. Jefferson			•						

U.S. Patent and Trademark Office

## **T.D. INFORMAL MEMO: DO NOT MAIL THIS MEMO TO APPLICANT**

Date:			19-May-08		APPL. S. N:		10076416			
To Examine	er:		STEADMAN, DAVID		Art Unit	-	1652			
rom			Ford, Janice PARALEGAL SPCECIALIS	Γ	Return This Memo To: Drop-Off Location	Case	REMSEN			
SUBJECT:	Decision	on Terminal	Disclaimer(T.D.) filed:							
orm parag or have any	raphs id y questio	entified by thi ons, please se	I the submitted T.D. with s informal memo in your e me or the Special Prograppital APPLICANT OR (2) PLACI	next O	ffice action to notify apparently apparently and finer. THIS IS AN INF	olicant of t ORMAL, IN	the T.D. If you dis NTERNAL MEMO (	sagree ONLY.		
olease initia	al, date	and return thi	s memo to me. THANK Y	OU.	•					
TI	ne T.D. i	is PROPER and	l has been recorded (see	14.23)	•		·			
: Tł	he T.D. į	S NOT PROPE	R and has not been accep	ted for	the reason(s) checked	below (se	e 14.24):			
r.		The TD fee of use of a depos	has not been su	ıbmitte	d nor is there any autho	orization ir	n the application (	ile for the		
ŗ		The T.D. does not satisfy Rule 321 in that the person who has signed the T.D. has not stated the extent of his/her interest (and/or the extent of the interest of the business entity represented by the signature) in the application/patent (see 14.26 & 14.26.01).								
Γ		The T.D. lacks the enforceable only during common ownership clause – needed to overcome a non-statutory double patenting rejection, Rule 321(b) (see 14.27.01).								
Γ.	*	The T.D. is directed to a particular claim(s), which is not acceptable since "the disclaimer must be for a terminal portion of the term of the entire patent to be granted" (MPEP 1490) (see 14.26 & 14.26.02).								
		The person wl	no signed the T.D.:							
		is no	t an attorney "of record"	(see 14	1.29 and 14.29.01).			•		
		has t	failed to state his/her cap	acity to	sign for the business e	entity (see	14.28).			
		is no	t recognized as an officer	of the	assignee (see 14.29 &	possible 1	4.29.02).			
	<sup>1</sup>	No documentary evidence of a chain of title from the original inventor(s) to assignee has been submitted, nor is the reel and frame number specified as to where such evidence is recorded in the Office (see 37 CFR 3.73(b) and 1140 O.G. 72). NOTE: This documentary evidence or the specifying of the reel and frame number may be found in the T.D. or in a separate paper of record in the application (see 14.30).								
. [	<del></del>	The T.D. is no	t signed (see 14.26 & 14	.26.03)						
٢		The serial number of the application (or the number of the patent) which forms the basis for the double patenting rejection is missing or incorrect (see 14.32).								
Γ		The serial number of this application (or the number of the patent in reexam or reissue cases being disclaimed is missing or incorrect (see 14.26, 14.27.02 or 14.26.05).								
Γ	**************************************	The period dis	claimed is incorrect or no	t speci	fied (see 14.26, 14.27.0	02 or 14.2	6.03).			
. Г.	1	Other:								
ِ ا	1	•	request refund (see 14.3 eck this item.	86). NO	TE: If already authorize	d, credit r	efund to deposit	account		
have appr	ropriatel	y notified app	licant(s) of the status of	the Ter	minal Disclaimer filed in	this case.	•			
x.Initials:		Date	<u> </u>				Log Date:			

Docket No. 218162US0X

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE APPLICATION OF: Mechthild RIEPING, et al.

SERIAL NO: 10/076,416

GAU:

1656

FILED:

February 19, 2002

EXAMINER: STEADMAN

FOR:

PROCESS FOR THE FERMENTATIVE PREPARATION OF L-AMINO ACIDS USING

ENTEROBACTERIACEAE STRAINS WITH ATTENUATED POXB GENES

## TERMINAL DISCLAIMER

COMMISSIONER FOR PATENTS ALEXANDRIA, VIRGINIA 22313

SIR:

Now comes the undersigned, Attorney of Record in the present application, who avers as follows:

Evonik Degussa GmbH is the owner of the entire right, title and interest in and to the invention claimed and disclosed in the above-captioned patent application by virtue of assignment, said Assignment having been recorded in the U.S. Patent and Trademark Office at reel no. 020555, frame(s) 0960.

Evonik Degussa GmbH hereby disclaims the terminal part of any patent granted on the above-captioned application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 and 173 as presently shortened by any terminal disclaimer of any patent issuing from application Serial No. 10/491,893, and hereby agrees that any patent so granted on said above-captioned application shall be enforceable only for and during such period that the legal title to said patent shall be the same as the legal title to any patent issuing from application Serial No. 10/491,893, this agreement to run with any patent granted on the above-captioned application and to be binding upon the grantee, its successors or assigns.

Evonik Degussa GmbH does not disclaim any terminal part of any patent granted on the above-captioned application that would extend to the full statutory term as defined in 35 U.S.C. 154 and 173 as presently shortened by any terminal disclaimer of any patent issuing from application Serial No. 10/491,893 in the event that any said issued patent later: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid, is statutorily disclaimed in whole or terminally disclaimed under 37 C.F.R. 1.321(a), has all claims canceled by a reexamination certificate, or is otherwise terminated prior to the expiration of its statutory term as presently shortened by any terminal disclaimer, except for the separation of legal title stated above.

Respectfully Submitted,

OBLON, SPIVAK, McCLELLAND, MAIER & NEUSTADT, P.C.

Customer Number

22850

Tel. (703) 413-3000 Fax. (703) 413-2220 (OSMMN 05/03) Daniel J. Pereira, Ph.D. Registration No. 45,518